EPSTEIN BECKER & GREEN, P.C.

ATTORNEYS AT LAW 250 PARK AVENU

NEW YORK, NEW YORK 10 77-1211

212.351.4500

FAX: 212.661.0989

EBGLAW.COM

MENO ENDORSED

DIANA COSTANTINO GOMPRECHT

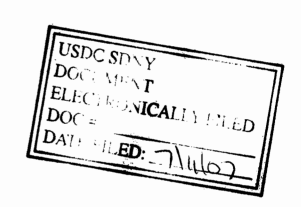
TEL: 212.351.4503 FAX: 212.878.8703

DCOSTANTINO@EBGLAW.COM

July 10, 2007

BY HAND

The Honorable Kenneth M. Karas United States District Court Southern District of New York 500 Pearl Street, Room 920 New York, New York 10007



Homprecht

Re: Christopher B. Turcotte and Susan Turcotte v. Blue Cross and Blue Shield of Massachusetts, Inc., 07 Civ. 4023 (KMK)

Dear Judge Karas:

This firm represents defendant Blue Cross and Blue Shield of Massachusetts, Inc. in the above referenced litigation. We write to request an adjournment of the pre-motion conference currently scheduled for Friday, July 13, 2007 at 11 a.m. If possible, defendant requests that the conference be moved to a date during the week of August 6th. This is defendant's first request for an adjournment of the conference and plaintiffs' counsel does not oppose our request.

The reason for this extension is that on July 9, 2007, defendant received an amended complaint. As a result, defendant would like additional time to consider whether a motion to dismiss is appropriate, as opposed to a partial motion to dismiss. Plaintiffs have agreed to extend defendant's time to respond to the amended complaint until August 15, 2007. Pursuant to the ECF rules, that stipulation was filed today and a courtesy copy is enclosed with this letter.

Respectfully submitted,

Diana Costantino Gomprecht

ATLANTA . CHICAGO . DALLAS . HOUSTON . LOS ANGELES . MIAMI NEWARK . NEW YORK . SAN FRANCISCO . STAMFORD . WASHINGTON, D.C.

Filed 07/11/2007 Case 1:07-cv-04023-RJS Document 12 Page 2 of 2

The Honorable Kenneth M. Karas July 10, 2007

Page 2

The Court will hold a conference set.

on September 21, 2007, at 1100. Defendant's time to answer or otherwise is grand to the complaint is extended until August 15, 2007. It pre motion water, it Defendant intends to fix

Enclosure

cc:

Christopher B. Turcotte, Esq. (by facsimile)

Joseph Halpern, Esq. (by email)

a motion to dismiss will stop the dock.

SO PROFIED